

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/715,678	11/18/2003	Lacy G. Cook	PD-03W013	4544
7590 02/23/2005			EXAMINER	
John E. Gunth	er		TANINGCO, MARCUS H	
Raytheon Company				
P.O. Box 902 (E1/E150)			ART UNIT	PAPER NUMBER
El Segundo, CA 90245-0902			2878	

DATE MAILED: 02/23/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		10/715,678	COOK, LACY G.		
		Examiner	Art Unit		
		Marcus H Taningco	2878		
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cover sheet with the c	orrespondence address		
THE : - Exter after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a repl period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statut reply received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be tin oly within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).		
Status					
1)	Responsive to communication(s) filed on	<u> </u>			
2a) <u></u> □	This action is FINAL . 2b)⊠ This action is non-final.				
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Dispositi	ion of Claims				
5) <u>□</u> 6)⊠	Claim(s) 1-21 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1-21 is/are rejected. Claim(s) is/are objected to.				
Applicat	ion Papers				
10)⊠	The specification is objected to by the Examin The drawing(s) filed on 18 November 2003 is Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examin Theorem 19 including the correct Theorem 20 includ	are: a) \boxtimes accepted or b) \square object e drawing(s) be held in abeyance. Section is required if the drawing(s) is object.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).		
Priority ι	under 35 U.S.C. § 119				
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureasee the attached detailed Office action for a list	ats have been received. ats have been received in Applicationity documents have been received au (PCT Rule 17.2(a)).	ion No ed in this National Stage		
Attachmen	et(s) ce of References Cited (PTO-892)	4) Interview Summary	(PTO-413)		
2) Notice	the of References Cited (PTO-892) the of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 the result of	Paper No(s)/Mail Di			

DETAILED ACTION

Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 2, 9, 11, and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jamieson (US 5,446,581).

Re claim 1, Jamieson discloses an infrared lens system (Fig. 1) comprising: a front lens 11 having negative optical power (Fig. 1) with a refractive index of about 3.0 (TABLE II); an intermediate lens group 12 and 13 to receive infrared light from the front lens 11 comprising an intermediate lens; a rear lens 14 to receive infrared light from the intermediate lens having positive optical power (Fig. 1) with a refractive index of about 3.0 (TABLE II); and an infrared detector array (Col. 6, 31-34) that receives light from the rear lens 14 (Fig. 1) wherein the system has a pupil (Col. 5, 32-35) located between the rear lens 14 and the detector (Fig. 1). Although Jamieson fails to specify the front and rear lens having a refractive index from about 2.0 to 3.0, Jamieson does, however, teach said lenses having a refractive index slightly above 3.0, which is viewed as an obvious variation of the recited range.

Re claim 2, Jamieson discloses a lens system (Figs. 3 and 5) wherein the front lens 21 and the intermediate lens 32 have a general aspheric configuration (Col. 6, 30-34).

Re claim 9, Jamieson teaches a system as recited above operable in a 3-5 micron wavelength range (Col. 4, 3-9).

Re claim 11, Jamieson discloses an infrared lens system (Fig. 1) comprising: a front lens 11 having negative optical power (Fig. 1); an intermediate lens group 12 and 13 to receive infrared light from the front lens 11 comprising an intermediate lens; a rear lens 14 to receive infrared light from the intermediate lens having positive optical power (Fig. 1) wherein the lens system (Figs. 3 and 5) comprises front lens 21 and intermediate lens 32 having a general aspheric configuration (Col. 6, 30-34).; and an infrared detector array (Col. 6, 31-34) that receives light from the rear lens 14 (Fig. 1) wherein the system has a pupil (Col. 5, 32-35) located between the rear lens 14 and the detector (Fig. 1).

Re claim 15 Jamieson teaches a system as recited above operable in a 3-5 micron wavelength range (Col. 4, 3-9).

2. Claims 3-8, 10, 12-14, and 16-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jamieson in view of Kirkham (US 6,424,460).

Re claim 3, Jamieson discloses an optical system comprising lenses made of silicon and fails to teach other lens materials selected from the group consisting of zinc sulfide, zinc selenide, arsenic trisulfide, and amtirl. Kirkham discloses an optical system comprising lenses made of zinc sulfide (Col. 1, 19-27). It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Jamieson to include lenses made of zinc sulfide since the silicon and zinc sulfide are known as art recognized equivalents in the optical

Page 4

art and the selection of any of these known equivalents would be within the level of ordinary skill in the art.

Re claims 4, 6-8, and 12-14, Jamieson discloses the claimed invention including the material of the lenses being silicon, which does not have a refractive index close to zero. However, it would have been obvious to one with ordinary skill in the art at the time the invention was made to modify the material of the lens to be one of those with a refractive index close to zero, such as zinc sulfide, for the reasons stated above.

Re claims 5 and 19, Jamieson discloses an optical system comprising lenses made of silicon and fails to teach other lens materials selected from the group consisting of sapphire, spinel, barium fluoride, calcium fluoride, magnesium fluoride, and magnesium oxide. It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Jamieson to include lenses made of one of the aforementioned materials since silicon and said materials are known as art recognized equivalents in the optical art to be used in infrared lenses and the selection of any of these known equivalents would be within the level of ordinary skill in the art.

Re claims 10 and 16, Jamieson discloses the claimed invention comprising a detector (Fig. 1) with an opening at the pupil (Col. 5, 32-35) but fails to teach a cold shield. Kirkham teaches an optical system (Fig. 1) comprising a cold shield **J**. It would have been obvious to one with ordinary skill in the art at the time the invention was made to modify Jamieson with a cold shield in order to cool the detector during infrared applications.

Re claim 17, Jamieson discloses an infrared lens system (Fig. 1) comprising: a front lens 11 having negative optical power (Fig. 1); an intermediate lens group 12 and 13 to receive

Art Unit: 2878

infrared light from the front lens 11 comprising an intermediate lens; a rear lens 14 to receive infrared light from the intermediate lens having positive optical power (Fig. 1) wherein the lens system (Figs. 3 and 5) comprises front lens 21 and intermediate lens 32 having a general aspheric configuration (Col. 6, 30-34); and an infrared detector array (Col. 6, 31-34) that receives light from the rear lens 14 (Fig. 1) wherein the system has a pupil (Col. 5, 32-35) located between the rear lens 14 and the detector (Fig. 1). Jamieson discloses the material of the lenses being silicon, which does not have a refractive index close to zero. However, it would have been obvious to one with ordinary skill in the art at the time the invention was made to modify the material of the lens to be one of those with a refractive index close to zero, such as zinc sulfide, for the reasons stated above.

Re claim 18, Jamieson discloses an optical system comprising lenses made of silicon and fails to teach other lens materials selected from the group consisting of zinc sulfide, zinc selenide, arsenic trisulfide, and amtirl. Kirkham discloses an optical system comprising lenses made of zinc sulfide (Col. 1, 19-27) with a refractive index of from about 2.2 to about 2.6 (TABLE I). It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Jamieson to include lenses made of zinc sulfide since the silicon and zinc sulfide are known as art recognized equivalents in the optical art and the selection of any of these known equivalents would be within the level of ordinary skill in the art.

Re claim 20 Jamieson teaches a system as recited above operable in a 3-5 micron wavelength range (Col. 4, 3-9).

Re claim 21, Jamieson discloses the claimed invention comprising a detector (Fig. 1) with an opening at the pupil (Col. 5, 32-35) but fails to teach a cold shield. Kirkham teaches an Art Unit: 2878

optical system (Fig. 1) comprising a cold shield J. It would have been obvious to one with ordinary skill in the art at the time the invention was made to modify Jamieson with a cold shield in order to cool the detector during infrared applications.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's 3. disclosure. Norrie (US 4,600,265) discloses an infrared optical system.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Marcus H Taningco whose telephone number is (571) 272-1848. The examiner can normally be reached on M - F 8:00 - 5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dave Porta can be reached on (571) 272-2444. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

MT

TECHNOLOGY CENTER 2800